1 2	United States Attorney		
3	MICHAEL A. HUMPHREYS		
	Lloyd D. George United States Courthouse		
4	Las Vegas, Nevada 89101		
5	Facsimile: (702) 388-6787		
7			
8			
9	8	NDICE COVER	
10			
11	DISTRICT OF NEVADA		
12	2 UNITED STATES OF AMERICA,		
13	Plaintiff,		
14	4 v. 2:1	2-CR-478-JAD-(VCF)	
15	11		
16	,		
17	JACOB FISHER, and ALEXANDRA HAARDT,		
18	Defendants.		
19	11		
20	STIPULATED AGREEMENT TO MODIFY THE TERMS OF THE FINAL ORDER OF FORFEITURE AS BETWEEN THE UNITED STATES OF AMERICA, JOSHUA MICHAEL RILEY AND ALEXANDRA HAARDT AND ORDER		
21	The United States of America, by and through the United States Attorney for the District of		
22			
23	Nevada and Joshua Michael Riley and Alexandra Haardt, by and through their counsel, and agree as		
24	follows.		
25	5	In its Final Order of Forfeiture, executed on November 17, 2014, this Court ordered the forfeiture	
26	of numerous assets, including: personal property, moneta	ry instruments, cash, jewelry and real property.	

Among those now forfeited assets is a money order issued by The Mail Drop, Inc., in Billings, Montana. The check number on that money order is designated as 69070 and its reference in the final order of forfeiture is Item No. 15 on page 6. The money order is made out to "JMR Enterprises" who, on information and belief, was the corporate alter ego of Joshua Michael Riley.

Based on agreement of the parties, the Government has agreed to split the proceeds of the forfeited assets with the claimant/defendants, Riley and Haardt, 85% to 15%, with the Government receiving the 85% share. Based on the Court's order forfeiting the money order, the United States has repeatedly tried, without success, to have The Mail Drop, Inc., respond to its request that the money order be re-issued in the name of the United States. The inability to get The Mail Drop, Inc., to respond is holding up the distribution of the other assets in this case and is working a burden on the claimant/defendants. The 15% claimant/defendant share amounts to roughly \$80.

With that in mind, the claimant/defendants, Joshua Michael Riley and/or Alexadra Haardt, have agreed to waive their portion of the 15% in that forfeited item, only, so that disposition and distribution of the remaining assets can go forward.

///

18 | ///

21 ///

. 1

-	As such, the parties stipulate and agree that Joshua Michael Riley and/or Alexandra Haardt		
STATE OF THE PARTY	hereby waive, forfeit, divest and abandon any and all interest in the proceeds of money order No. 69070,		
	issued by the Mail Drop, Inc., dated "7-20-12" and made out to "JMR Enterprises" (Item No. 15 on page		
-	of the Final Order of Forfeiture.)		
	Furthermore, the parties saith not.		
	(D) Chy Rus		
	DAVID Z. CHESNOFF		
	DATED: 12/14/16		
	DATED:		
	RICHARD SCHONFELD		
	COUNSEL FOR ALEXANDRA HAARDT		
	DATED:		
	DANIEL G/BOGDEN		
	United States Attorney		
	MICHAEL A. HUMPHREYS		
	Assistant United States Attorney		
	DATED: (2-15-16)		
	IT IS SO DEPLETED:		
	X XXX		
	INITED STATES DISCRICT HIDGE		
	UNITED STATES DISTRICT JUDGE		
	12/15/2016 DATED:		
۱			